

SCHOOL FOR ACCELERATED LEARNING AND TECHNOLOGIES, INC.

4811 Payne Stewart Drive

Jacksonville, FL 32209

Phone 904-328-5001 • Fax 904-768-8618

E-mail mlaRoche@saltechjax.org

August 9, 2016

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street SW
Washington, DC 20554
VIA FCC ELECTRONIC COMMENT FILING SYSTEM

Re **CC Docket No. 02-6**

Petition for Waiver

FCC Form 471 Nos. 161056691,161058281,161058335

Applicant: School for Accelerated Learning and Technologies, Inc., BEN
17007100

Dear Ms. Dortch,

With this letter School for Accelerated Learning and Technologies, Inc. ("SALTech") requests a waiver of the FCC Form 471 filing window deadline for Funding Year 2016 under the schools and libraries universal service support mechanism (E-Rate).

Background

SALTech is an accredited Duval County public charter high school. Our mission is to break the cycle of poverty and underachievement in youth who have dropped out of the traditional education system. We are located in one of the most economically deprived areas of Jacksonville. Traditional education professionals would characterize our student population as "at risk" students... but we characterize all of our students as "at promise" students, as we know that without exception, each student has the potential for a promising and successful future as a contributing member of society.

We do our best to comply with the rules of the E-Rate program, but in this case we may have fallen short in finishing the application and certification process on time.

Analysis

SALTech filed its FCC Form 471s on 6/6/2016 and 6/9/2016, within 14 days of the filing window deadline. To the best of our knowledge, our E-rate funding applications are otherwise in full compliance with all FCC rules and USAC requirements.

In *Academy for Academic Excellence*¹, the Wireline Competitions Bureau (“Bureau”) found that in cases where a delayed Form 471 filing came as a result of circumstances beyond the control of the applicant, the complete rejection of these applications was not warranted, given that the violation at issue was procedural, not substantive. The Bureau found further that rigid adherence to filing procedures would not further the purposes of section 254(h) of the Telecommunications Act of 1996 or serve the public interest.

In *Acorn Public Library District*², the Bureau found that a delayed Form 471 filing of not more than 14 days after the filing window deadline was not likely to impede USAC’s ability to administer the E-Rate program. The Bureau found that the violation at issue was procedural, not substantive, and the Bureau found further that complete rejection of these applications is not warranted. The Bureau also found that (in the absence of any evidence of waste, fraud, or abuse, misuse of funds, or a failure to adhere to core program requirements and) because the FCC Form 471 was filed within 14 days after the filing window deadline, it was in the public interest to waive the FCC Form 471 deadline.

And in *Academy of Math and Science*³, the Federal Communications Commission reiterated that filing of Form 471 late but within 14 days of the filing window deadline is a special circumstance which justifies the grant of a waiver. The Bureau has applied this precedent in several subsequent orders⁴.

Finally, we note that denial of our funding request would impose severe hardship upon SALTech, and the effect of such denial would be a profound adverse impact upon the educational services we provide for our students. The consequences of a denial of funding would not further the purposes of section 254(h) of the Telecommunications Act of 1996 or serve the public interest.

¹ See *Academy for Academic Excellence Order*, 22 FCC Rcd 4747 (2007).

² See *Acorn Public Library District Order*, 23 FCC Rcd 15474 (2008).

³ See *Academy of Math and Science Order*, 25 FCC Rcd 9256 (2010).

⁴ E.g., see *Argos Public Library Order*, 25 FCC Rcd 16109 (2010); *Al-Noor School Order*, 26 FCC Rcd 5792 (2011); *Beaver Area Memorial Library Order*, 26 FCC Rcd 10317 (2011); *All Saints Elementary School Order*, 26 FCC Rcd 13107 (2011); *Bais Chaya Mushka Order*, 27 FCC Rcd 195 (2012); *Anderson Elementary School Order*, 27 FCC Rcd 5319 (2012); *Acadia Parish School Board Head Start Program Order*, 27 FCC Rcd 11033 (2012); *Abbotsford School District Order*, 27 FCC Rcd 15299 (2012); *A.C.E. Charter High School Order*, 27 FCC Rcd 15907 (2012); *Ashtabula Area City Schools Order*, 28 FCC Rcd 4051 (2013); *Academy of Accelerated Learning Order*, 28 FCC Rcd 6947 (2013); *Allenstown Public Library Order*, 28 FCC Rcd 11198 (2013); *Albert Wisner Public Library Order*, 28 FCC Rcd 16900 (2013).

Ms. Marlene H. Dortch
August 9, 2016
Page 3 of 3

Request for Waiver

For the reasons stated in this letter, SALTech respectfully requests that the Federal Communications Commission grant a waiver of the FCC Form 471 filing window deadline for SALTech's Funding Year 2016 E-Rate funding applications.

SCHOOL FOR ACCELERATED LEARNING AND TECHNOLOGIES, INC.

Michael LaRoche

Michael LaRoche

Principal